

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office'
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231
www.uspto.gov

PPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/750,772	1	01/02/2001	Stephan Meyers	017.38896X00	8646	
20457	7590	02/21/2003				
		RY STOUT AND	EXAMINER			
	H SEVEN	ITEENTH STREET	ELISCA, PIERRE E			
ARLINGTO	ON, VA 2	2209	ART UNIT	PAPER NUMBER		
			3621			
				DATE MAILED: 02/21/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/750,772

Applicant(s)

. - .

Stephan Meyers et a

Examiner

Pierre E. Elisca

Art Unit **3621**



	The MAILING DATE of this communication appears	on the cover s	heet with	the correspondence address			
Period 1	for Reply						
THE	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION. ions of time may be available under the provisions of 37 CFR 1.136 (a). In I	_		_			
mailing	date of this communication.						
- If NO p - Failure - Any re	period for reply specified above is less than thirty (30) days, a reply within the period for reply is specified above, the maximum statutory period will apply aid to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of the patent term adjustment. See 37 CFR 1.704(b).	nd will expire SIX (e application to be	6) MONTHS f	rom the mailing date of this communication. ONED (35 U.S.C. § 133).			
Status							
1) 🛛	Responsive to communication(s) filed on	117/2002		·			
	This action is FINAL . 2b) ☐ This action	•					
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.						
Disposi	tion of Claims						
4) 💢	Claim(s) 1-42			is/are pending in the application.			
4	la) Of the above, claim(s)			is/are withdrawn from consideration.			
5) 🗆	Claim(s)			is/are allowed.			
6)区	Claim(s) f-42			is/are rejected.			
_	Claim(s)						
8) 🗆	Claims	a	re subject	to restriction and/or election requirement.			
Applica	ition Papers						
9) 🗆	The specification is objected to by the Examiner.						
10)	The drawing(s) filed on is/are	a) 🗆 accep	ted or b)	\square objected to by the Examiner.			
	Applicant may not request that any objection to the d	rawing(s) be l	neld in abe	yance. See 37 CFR 1.85(a).			
11)	The proposed drawing correction filed on		is: a) □ a	approved b) \square disapproved by the Examiner			
	If approved, corrected drawings are required in reply t	o this Office	action.				
12)	The oath or declaration is objected to by the Exami	ner.					
Priority	under 35 U.S.C. §§ 119 and 120						
13)	Acknowledgement is made of a claim for foreign pr	iority under	35 U.S.C.	§ 119(a)-(d) or (f).			
a) [☐ All b)☐ Some* c)☐ None of:						
	1. \square Certified copies of the priority documents have	e been recëiv	red.				
	2. \square Certified copies of the priority documents have	e been receiv	ed in App	olication No			
	3. Copies of the certified copies of the priority do application from the International Bures	au (PCT Rule	17.2(a)).	-			
	ee the attached detailed Office action for a list of the		•				
14)∟	Acknowledgement is made of a claim for domestic						
a) ∟ 15) □	The translation of the foreign language provisiona Acknowledgement is made of a claim for domestic						
Attachm		priority unde	, 55 0.5.	O. 33 120 0110/01 121.			
	strice of References Cited (PTO-892)	4) Interview	Summary (PT)	O-413) Paper No(s)			
	ctice of Draftsperson's Patent Drawing Review (PTO-948)			t Application (PTO-152)			
3) 🔲 Inf	ormation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Dther:					

Application/Control Number: 09/750,772 Page 2

Art Unit: 3621

DETAILED ACTION

RESPONSE TO AMENDMENT

- 1. This Office action is in response to Applicant's amendment, filed 12/17/2002.
- 2. Claims 1-42 are pending.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-42 are rejected under 35 U.S.C. 103 (a) as being unpatentable over Cerf et al. (U.S. Pat. No. 6,418,138) in view of Ogasawara (U.S. pat. No. 6,513,015).

As per claims 1, 3-6, 8-12, 15-28, 30-34 and 36-42 Cerf discloses a novel communication system/method that includes mobile units distributed within a wireless communication network which are connected to a packet switched network (a method for public wireless network access), the method comprising the steps of:

detecting the presence of a local Area Network (LAN) with at least one mobile device at a location (see., abstract, col 2, lines 35-45, col 4, lines 51-67, col 5, lines 45-56);

Art Unit: 3621

requesting identification information from each at least one mobile device through a node of the LAN (see., abstract, , col 3, lines 12-34, the gateway or proxy server is capable of identifying information); sending user information from each at least one mobile device to the node, the user information including identification and demographic information about a user of each at least one mobile device (see., abstract, col 2, lines 35-45, col 4, lines 51-67);

receiving access to the LAN with the at least one mobile device (see., abstract, col 4, lines 51-67); accessing a global communication data network through a gateway of the LAN with the at least one mobile device (see., abstract, col 3, lines 11-27);

sending the demographic information about the users of the at least one mobile devices at the location to an advertising server (see., abstract, col 3, lines 37-59, col 5, lines 45-56);

receiving commercial messages through the gateway from the advertising server, the commercial messages being selected based on the demographic information of the users (see., abstract, col 3, lines 11-27); and

sending the commercial messages to a display at the location for viewing by the users (see., abstract, col 1, lines 12-65, col 3, lines 37-59).

It is to be noted that Cerf fails to explicitly disclose the step of receiving the demographic information about the user of at least one mobile device. However, Ogasawara discloses an electronic shopping that provides for customer recognition using wireless identification. A customer ID card is further useful in assisting each customer in making purchase transactions. The customer ID card is used in connection with a customer assistance which is able to develop and display various personalized

Application/Control Number: 09/750,772 Page 4

Art Unit: 3621

assistance recommendations based on an analysis of demographic and mobile terminals (see., abstract

wherein said customer's demographic profile, col 3, lines 50-67, col 4, lines 1-33, col 5, lines 17-37).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention

was made to modify the radio communication system of Cerf by including the limitation detailed

above as taught by Ogasawara because such modification would provide the benefit of determining

that a particular customer has made any purchases of items based upon the customer ID.

As per claims 2, 7, 13, 14, 29 and 35 Cerf discloses the claimed method, wherein the

advertising server is managed by an advertising service (see., col 3, lines 37-59, col 5, lines 45-56).

RESPONSE TO ARGUMENTS

5. Applicant's arguments filed on 12/17/2002 have been fully considered but they are moot in

view of new ground of rejection.

CONCLUSION

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy

as set forth in 37 CFR 1.136 (a).

A shorted statutory period for reply to this final action is set to expire THREE MONTHS from the

mailing data of this action. In the event a first reply is filed within two months of the mailing data of

this final action and the advisory action is not mailed until after the end of the THREE-MONTH

shortened statutory period, then the shortened statutory period will expire on the date the advisory

Application/Control Number: 09/750,772

Page 5

Art Unit: 3621

action is mailed, and any extension fee pursuant to 37 CFR 1.136 (a) will be calculated from the

mailing date of the advisory action. In no event, however, will the statutory period for reply expire

later than SIX MONTHS from the mailing date of this final action.

7. Any inquiry concerning this communication from the examiner should be directed to Pierre

Eddy Elisca at (703) 305-3987. The examiner can normally be reached on Tuesday to Friday from

6:30AM to 5:00PM.

If any attempt to reach the examiner by telephone is unsuccessful, the examiner's supervisor,

James Trammell can be reached on (703) 305-9768.

Any response to this action should be mailed to:

Commissioner of Patents of Trademarks

Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

OR

(703) 305-9724, (for informal or draft communications, pleased label "PROPOSED" or

"DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA.,

Sixth floor (receptionist).

The Official Fax Number For TC-3600 is:

(703) 305-7687

Art Unit: 3621

Ville Sula Pierre Eddy Elisca

JAMES P. TRAMMEEL
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

Patent Examiner

February 12, 2003